§572.103

§ 572.103 Recordkeeping.

Each agency will maintain records of payments made under this authority and will make those records available to OPM on request.

PART 575—RECRUITMENT AND RE-LOCATION BONUSES; RETENTION ALLOWANCES; SUPERVISORY DIFFERENTIALS

Subpart A—Recruitment Bonuses

Sec.
575.101 Purpose.
575.102 Delegation of authority.
575.103 Definitions.
575.104 Agency recruitment bonus plans; higher level review and approval; and criteria for payment.
575.105 Payment of recruitment bonus.
575.106 Service agreement.
575.107 Repayment of recruitment bonus.
575.108 Internal monitoring.
575.109 Records and reports

Subpart B—Relocation Bonuses

575.201 Purpose.

575.202 Delegation of authority.

575.203 Definitions.

575.204 Agency relocation bonus plans; higher level review and approval; criteria for payment; and exceptions to case-by-case approval.

575.205 Payment of relocation bonus.

575.206 Service agreement.

575.207 Repayment of relocation bonus.

575.208 Internal monitoring.

575.209 Records and reports.

Subpart C—Retention Allowances

575.301 Purpose.

575.302 Delegation of authority.

575.303 Definitions.

575.304 Conditions for payment.

575.305 Agency retention allowance plans; higher level review and approval; and criteria for payment.

575.306 Payment of retention allowance.

575.307 Reduction or termination of retention allowance.

575.308 Internal monitoring.

575.309 Records and reports.

Subpart D—Supervisory Differentials

575.401 Purpose.

575.402 Delegation of authority.

 $575.403 \quad Definitions.$

575.404 Use of authority.

575.405 Calculation and payment of supervisory differential.

575.406 Adjustment or termination of supervisory differential.575.407 Records.

AUTHORITY: 5 U.S.C. 1104(a)(2), 5753, 5754, and 5755; secs. 302 and 404 of the Federal Employees Pay Comparability Act of 1990 (FEPCA) (Pub. L. 101-509), 104 Stat. 1462 and 1466, respectively; E.O. 12748, 3 CFR, 1992 Comp., p. 316.

SOURCE: 56 FR 12838, Mar. 28, 1991, unless otherwise noted.

Subpart A—Recruitment Bonuses

§ 575.101 Purpose.

This subpart provides regulations to implement 5 U.S.C. 5753, which authorizes payment of a recruitment bonus of up to 25 percent of the annual rate of basic pay to a newly appointed employee, provided there is a determination that, in the absence of such a bonus, difficulty would be encountered in filling the position.

[60 FR 33325, June 28, 1995]

§ 575.102 Delegation of authority.

(a) Except as provided in paragraph (b) of this section, the head of an agency (or, with respect to positions not under the General Schedule, the head of an Executive agency) may pay a recruitment bonus to an employee who is newly appointed to—

(1) A General Schedule position paid under 5 U.S.C. 5332;

(2) A senior-level or scientific or professional position paid under 5 U.S.C. 5376.

(3) A Senior Executive Service position paid under 5 U.S.C. 5383 or a Federal Bureau of Investigation and Drug Enforcement Administration Senior Executive Service position paid under 5 U.S.C. 3151;

(4) A position as a law enforcement officer, as defined in §550.103 of this chapter.

(5) A position under the Executive Schedule established under subchapter II of chapter 53 of title 5, United States Code, or a position the rate of pay for which is fixed by law at a rate equal to a rate for the Executive Schedule;

(6) An executive branch position filled by Presidential appointment (with or without the advice and consent of the Senate); or

- (7) A prevailing rate position, as defined in 5 U.S.C. 5342(a)(3).
- (b) The delegation of authority under paragraph (a) of this section shall not apply to the payment of a recruitment bonus to—
- (1) The head of an agency, including an agency headed by a collegial body composed of two or more individual members: or
- (2) An employee appointed to a position in the expectation of receiving an appointment as the head of an agency.
- (c) The head of an Executive agency may request that OPM authorize the payment of a recruitment bonus to one or more categories of employees of his or her agency not otherwise covered by 5 U.S.C. 5753 or this subpart.
- (d) When OPM finds that an agency is not paying recruitment bonuses in conformance with the agency's recruitment bonus plan and the criteria established under §575.104 of this part or otherwise determines that the agency is not using this authority selectively and judiciously, it may—
- (1) Direct the agency to revoke or suspend the authority granted to any organizational component of the agency and with respect to any category or categories of employees and require that prior approval be secured at head-quarters level before paying a recruitment bonus to such employees; or
- (2) Revoke or suspend the authority granted to the head of the agency by paragraph (a) of this section for all or any part of the agency and with respect to any category or categories of employees and require that prior OPM approval be secured before paying a recruitment bonus to such employees.

[56 FR 12838, Mar. 28, 1991, as amended at 57 FR 37398, Aug. 19, 1992; 58 FR 3201, Jan. 8, 1993; 58 FR 65537, Dec. 15, 1993; 64 FR 69181, Dec. 10, 1999; 66 FR 37883, July 20, 2001]

§ 575.103 Definitions.

In this subpart: *Agency* has the meaning given that term in 5 U.S.C. 5102.

Commuting area has the meaning given that term in §575.203.

Employee means—

- (a) An employee in or under an agency who is newly appointed; or
- (b) An individual not yet employed who has received a written offer to be newly appointed and has signed a writ-

ten service agreement in accordance with §575.106 prior to payment of the recruitment bonus.

Head of agency means the head of an agency or an official who has been delegated the authority to act for the head of the agency in the matter concerned.

Involuntarily separated refers to a separation initiated by an agency against the employee's will and without his or her consent for reasons other than cause on charges of misconduct or delinquency. An involuntary separation includes a separation resulting from the employee's actual inability to do the work following genuine efforts to do so, but does not include a separation under part 752 of this chapter or an equivalent procedure for reasons that involve culpable wrongdoing on the part of the employee. In addition, when an employee is separated because he or she declines to accept reassignment outside his or her commuting area, the separation is involuntary if the employee's position description or other written agreement does not provide for such reassignment. However, an employee's separation is not involuntary if, after such a written mobility agreement is added, the employee accepts one reassignment outside his or her commuting area, but subsequently declines another such reassignment.

Newly appointed refers to-

- (a) The first appointment, regardless of tenure, as an employee of the Federal Government; or
- (b) An appointment as an employee of the Federal Government following a break in service of at least 90 days from the candidate's last period of Federal employment, other than—
- (1) Employment under the Student Educational Employment Program under § 213.3202;
- (2) Employment as a law clerk trainee under §213.3102(e) of this chapter;
- (3) Employment while a student during school vacations under a short-term temporary appointing authority;
- (4) Employment under a provisional appointment designated under §316.403 if the new appointment is permanent and immediately follows the provisional appointment; or
- (5) Employment under a temporary appointment that is neither full-time